1.

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

TOX IIII	DIDIRECT OF DEPRESSION			
UNITED STATES OF AMERICA,)			
Plaintiff,)	FILED		
\mathbb{V} .) No. 05-142M			
DEMETRIUS BROWN,)	JAN 3 2006		
Defendant.)	U.S. DISTRICT COURT		
MOTION	FOR DETENTION HEARING	DISTRICT OF DELAWARE		

NOW COMES the United States and moves for the pretrial detention of the defendant, pursuant to 18 U.S.C. §3142(e) and (f). In support of the motion, the United States alleges the following:

- Eligibility of Case. This case is eligible for a detention order because case involves (check all that apply): Crime of violence (18 U.S.C. § 3156) Maximum sentence life imprisonment or death __X___ 10+ year drug offense Felony, with two prior convictions in above categories Serious risk defendant will flee X Serious risk obstruction of justice
- Reason For Detention. The court should detain 2. defendant because there are no conditions of release which will reasonably assure (check one or both): Defendant's appearance as required

	X	Safety of any	y other	person	and th	ne comm	nunity
3.	Rebuttable	e Presumption	. The	United	States	s will	invoke
	the rebut	ttable presu	mption	agains	defe	endant	under
	§3142(e).	The presumpt	cion app	plies be	ecause	¢heck	one or
	both):						
	X	Probable caus	se to be	elieve d	defenda	ant com	mitted
		10+ year drug	offen	se or f	irearms	s offer	nse, 18
		U.S.C. §924(2)				
	-	Previous con	nvictio	n for '	'eligi	ble" o	ffense
	committed while on pretrial bond						
4.	Time For 1	Detention Hear	ring.	The Uni	ted Sta	ates re	equests
	the court conduct the detention hearing, At first appearance						
	X After continuance of 3 days					ys (no	t more
		than 3).					
DATED this 3rd day of January, 20						<u>5</u> .	
				. CONNO		ney	

Richard G. Andrews First Assistant U. S. Attorney